IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA GAINESVILLE DIVISION

KENDRICK DESHAWN GOSS, : CIVIL ACTION NO.

Hall Cnty. ID # 111114, : 2:14-CV-00187-WCO-JCF

Plaintiff, :

V.

HALL CNTY. COM'R OFFICE, : PRISONER CIVIL ACTION

HALL CNTY. SHERIFF, : 42 U.S.C. § 1983

SGT. KENNY LANE, :

JAILER TYNER, :

JAILER SAUTER, :

Hall Cnty. Det. Ctr.,

Defendants.

<u>ORDER</u>

Plaintiff, an inmate at the Hall County Detention Center in Gainesville, Georgia, seeks to initiate this civil rights action (Doc. 1) without prepayment of the \$350.00 filing fee and \$50.00 administrative fee (Doc. 2). Plaintiff is **GRANTED** leave to proceed *in forma pauperis*. Because there are insufficient funds in Plaintiff's inmate account to pay an initial partial filing fee (*see id.* at 3-4), no initial fee is required.

Title 28 U.S.C. § 1915(b)(2) obligates this Court to collect from Plaintiff the full statutory filing fee of \$350.00 as funds are deposited into Plaintiff's inmate account; the \$50.00 administrative fee is waived for *pro se* plaintiffs. Plaintiff's custodian will deduct money from Plaintiff's account in monthly or other incremental installments

Case 2:14-cv-00187-WCO-JCF Document 3 Filed 08/19/14 Page 2 of 2

in the amount of 20% of the preceding month's income credited to the account, in each

month in which the account balance exceeds \$10.00, until the \$350.00 fee is paid in

full. The Warden of Plaintiff's place of incarceration or the Warden's designee

SHALL COLLECT the monthly payments from Plaintiff's inmate account AND

REMIT them to the Clerk of the United States District Court for the Northern District

of Georgia until the \$350.00 filing fee is paid in full, as verified by separate notice

from the Clerk to the Warden. The Clerk **SHALL TRANSMIT** a copy of this Order

to the Warden. Plaintiff will be required to pay the fee even if unsuccessful in this

suit, but may avoid paying the fee by filing a notice voluntarily dismissing this

action.

Plaintiff is **WARNED** that the failure to inform the Court of each change of

address while this civil action is pending may result in its dismissal, as provided in the

Local Rules of this Court. Service of process shall not issue until further consideration

of Plaintiff's complaint for frivolity.

SO ORDERED this <u>19th</u> day of <u>August</u>, 2014.

/s/ J. CLAY FULLER

J. CLAY FULLER

United States Magistrate Judge

2